Attorney Docket: 36427-199621

## DECLARATION FOR UNITED STATES PATENT APPLICATION, POWER OF ATTORNEY, DESIGNATION OF CORRESPONDENCE ADDRESS

to my name, and that I believ				
•• •••, ••	e I am the original, first at	nd sole inventor (if only one nam	ic is listed below) or an o	riginal, first and joint
inventor (if plural names are	: listed below) of the subje	ect matter which is claimed and	for which a patent is sou	ight on the invention
entitled Method for Preventing	or Incubating	Pleurotus nebrodents from Pleuro	ensis and Dis tus nebrodens	ease is
the specification of which				
	eto.			
[ ] was filed on	as Application	on No. and was a reaty on , as Applica	mended on	[if applicable].
l lws filed unde	the Patent Cooperation 1	resty on as Applica	ion No: , the Uni	ted States of America
being designated.	atox atot, cooperation .	,		
being designated.	•			•
I hereby state that I amended by any amendment	I have reviewed and under referred to above.	stand the contents of the above is	dentified specification, in	cluding the claims, as
I acknowledge the patentability as defined in Ti	duty to disclose to the Itle 37, Code of Federal Re	Patent and Trademark Office algulations, §1.56.	l information known to	me to be material to
I hereby claim the	benefit under Title 35, U	nited States Code, §119(e) of an	y United States Provision	hal Application listed
below: United States Provisi	onal Application No.	, filed		
utility model design or inve	ntor's certificate listed bel	Title 35, United States Code, ow and have also identified beloate before that of the application(	s) on which priority is cla	n(s) for patent, utility
	THUL TURKER	appiicauoii(5)		•
Niembon		<u></u>	Yes	No
Number	Country	Date Filed	Yes	
2002-378014	Country Japan	Date Filed December 26, 2002	X	
2002-378014 2003-147895	Country Japan Japan	Date Filed December 26, 2002 May 26, 2003	X	No
2002-378014 2003-147895  I hereby claim the application designating the application is not disclosed i 35 U.S.C. 112, I acknowled became available between the	Country Japan Japan e benefit under 35 U.S.C. United States of America an the prior United States o ge the duty to disclose infi te filing date of the prior ap	Date Filed December 26, 2002 May 26, 2003  120 of any United States application and the national or PC opplication and the national or PC	X X ication(s), or 365(c) of a e subject matter of each a the manner provided by atentability as defined in I international filing date	ny PCT international of the claims of this the first paragraph of 37 C.F.R. 1.56 which of this application.
2002-378014 2003-147895  I hereby claim the application designating the application is not disclosed in the application in the application is not disclosed in the application is not disclosed in the application is not disclosed in the application in the application is not disclosed in the application in the application is not disclosed in the application in the application is not disclosed in the application in the application is not disclosed in the application in the application is not disclosed in the application in the application is not disclosed in the application in the application is not disclosed in the application in the application is not disclosed in the application in the application is not disclosed in the application in the application in the application is not disclosed in the application in the application is not disclosed in the application in the application in the application is not disclosed in the application in the application is not disclosed in the application in the application is not disclosed in the application in the application is not disclosed in the application in the application in the applicatio	Country Japan Japan e benefit under 35 U.S.C. United States of America an the prior United States o ge the duty to disclose infi te filing date of the prior ap	Date Filed December 26, 2002 May 26, 2003  120 of any United States application is recommendation which is material to be comparison which is material to be	X X ication(s), or 365(c) of a e subject matter of each a the manner provided by atentability as defined in	ny PCT international of the claims of this the first paragraph of 37 C.F.R. 1.56 which of this application.

The undersigned hereby authorizes the U.S. attorneys and agents named herein to accept and follow instructions from the undersigned's assignee, if any, and/or, if the undersigned is not a resident of the United States, the undersigned's domestic attorney, patent attorney or patent agent, as to any action to be taken in the Patent and Trademark Office regarding this application without direct communication between the U.S. attorneys and the undersigned. In the event of a change in the person(s) from whom instructions may be taken, the U.S. attorneys or agents named herein will be so notified by the undersigned.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under §1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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